AO 451 (Rev.12/93) Certification of Judgment

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KENTUCKY

TRANSPORTATION MANAGEMENT AND CONSULTING, INC., ET AL

BLACK CRYSTAL COMPANY, INC., ET AL

CERTIFICATION OF JUDGMENT FOR REGISTRATION IN ANOTHER DISTRICT

WIJ

Case Number:	3:04-MC-14-F
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I,JEFFREY A. APPERSON						Clerk of the United States district court certify that the								
attac	hed jud	gment	t is a true	and co	rrect co	ppy of the	origina	l judgn	nent ente	red in this	action	JUNE 2	2, 2005	as it
appe	ars in th	e reco	ords of thi	is court	, and th	nat					-		Date	
* no	notic	e of	appeal	from	this	judgmen	t has	been	filed,	and no	motio	n of ar	y kind	l listed in
Ru	le 4(a	) of	the Fe	deral	Rule	of Appe	llate	Proc	edure h	as beer	filed		***	<del></del>
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	IN T	ESTI	MONY V	WHER	EOF,	I sign my 1	name a	nd affi	k the sea	l of this C	ourt.			
	_		JUN	15	2006			-		FFREY A	LAPPE	rson		
				Date					Clerk	7				<del></del>
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				1					(Bv) D	nuty Clerk	-			

(†Note: The motions listed in Rule 4(a), Fed. R. App. P., are motions: for judgment notwithstanding the verdict; to amend or make additional findings of fact; to alter or amend the judgment; for a new trial; and for an extension of time for filing a notice of appeal.)

<sup>\*</sup>Insert the appropriate language: ... "no notice of appeal from this judgment has been filed, and no motion of any kind listed in Rule 4(a) of the Federal Rules of Appellate Procedure has been filed." ... "no notice of appeal from this judgment has been filed, and any motions of the kinds listed in Rule 4(a) of the Federal Rules of Appellate Procedure (†) have been disposed of, the latest order disposing of such a motion having been entered on [date]." ... "an appeal was taken from this judgment and the judgment was affirmed by mandate of the Court of Appeals issued on [date]. ... "an appeal was taken from this judgment and the appeal was dismissed by order entered on [date]."

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF KENTUCKY AT LOUISVILLE

CIVIL ACTION NO. 3:04MC-14-H

TRANSPORTATION MANAGEMENT AND CONSULTING, INC., et al.

PLAINTIFFS

Deputy Clerk

V.

BLACK CRYSTAL COMPANY, INC., et al.

**DEFENDANTS** 

## **ORDER**

The Court has already determined that the conduct of Black Crystal and Patrick T. Hall amounts to bad faith sanctionable by this Court. Plaintiffs have now filed evidence of their attorneys' fees and costs to which Defendants have not responded. The Court finds that the hourly rates and the amount of work performed are reasonable. Plaintiffs are entitled to the full amount.

The Court having been sufficiently advised.

IT IS HEREBY ORDERED that the motion for attorneys' fees is SUSTAINED.

Judgment is hereby entered in the amount of \$28,555 in favor of Assuranceforeningen Skuld and against Defendant, Black Crystal Company, Inc., and its attorney, Patrick T. Hall, jointly and severally.

June 2, 2005



cc: Counsel of Record